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•	AMOUNT OF POLICY AT TIME OF LOSS  3 2 201 3 2 2012  DATE ISSUED DATE EXPIRES	POLICY NUMBER Insurance Agen AGENT	w
	To the <u>Lexington Insurance</u>	Company	
	At the time of loss, by the above indicated policy of insurance you ins	Kaine	
		ty described under Schedule "A", according to the	
		ccurred about the hour ofo'clock M on origin of the said loss were:	
	2. Occupancy: The building described, or containing the property desand for no other purpose whatsoever: Single family	scribed, was occupied at the time of the loss as follows,	
idlins@	3. Title and Interest: At the time of the loss the interest of your insur DET or ence + Lloyd Robinson. No other person or persons he	red in the property described herein wat words of 4 July and any interest therein or encumbrance thereon, except:	Xh ie
	4. Changes: Since the said policy was issued there has been no assign possession, location, or exposure of the property described, except:		
	5. Total Insurance: The total amount of insurance upon the property \$\frac{150}{0}\cdot \cdot \c	portionment attached under Schedule "C", besides	
	6. The Actual Cash Value of said property at the time of the loss was 7. The Whole Loss and Damage was	······································	
	S. Less Amount of Deductible  9. The Amount Claimed under the above numbered policy is		
	The said loss did not originate by any act, design, or procurement on the done by or with the privity or consent of your insured or this affiant, to no articles are mentioned herein or in annexed schedules but such as we property saved has in any manner been concealed, and no attempt to do has in any manner been made. Any other information that may be requiproof.	o violate the conditions of the policy, or render it void; were destroyed or damaged at the time of said loss; no eccive the said company, as to the extent of said loss,	
	The Insured hereby covenants that no release has been, or will be given party who may be liable in damages to the Insured, and the Insured in hereby subrogates the said Company to all rights and causes of action corporations whomsoever for damage arising out of or incident to said Company to sue in the name of the Insured but at the cost of the Comp such action.	consideration of the payment made under this policy the said Insured has against any person, persons, or loss, or damage to said property and authorizes said	
	The furnishing of this blank or the preparation of proofs by a represent any of its rights.  SIGNATURE:	attve of the above insurance company is not a waiver	
	NOTARY: State of M.SS, SS, OD; ; Count On this 27 day of Mould , 2012, before r	y of Hossiss ; ss ne appeared Emma Roine	
	who is known to be the person(s) named herein and who voluntarily ex	recuted this release. ID # 32641	
	Notary Signature Form 2170F	Date Commission Editives CUNNINGHAM	
	© 2003 Nationwide Publishing http://www.claimspage	s.com EXHIBIT	
		SON CO.	

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## RESIDENTAL LEASE AGREEMENT

This agreement, dated March 1, 2012, is between Kisha Judge and Emma Raine:

- 1. LANDLORD: The Landlord and/or agent Kisha Judge will be referred to in this agreement as "Landlord".
- 2. TENANT: The Tenant is Emma Raine, and will be referred to in this agreement as "Tenant".
- 3. RENTAL PROPERTY: This Landlord agrees to rent to the Tenant the property located at 1622 South Street, Vicksburg, MS 39180, with three (3) bedrooms and two (2) full baths, which will be referred to in this Lease as the "Leased Premises".
- 4. TERM OF LEASE AGREEMENT: The Lease Agreement will begin on March 1, 2012 and will end on March 1, 2013.
- 5. USE & OCCUPANCY OF PROPERTY: The only person(s) living in the Leased Premises is/are Emma Raine.
- 6. AMOUNT OF RENT: The Landlord and Tenant have made the following agreement: The Tenant has given the Landlord \$12,365.00 in order to pay off her 2006 Nissan Maximum. The Landlord has accepted \$1000.00/month for the next twelve (12) months for the rental property.
- 7. DATE RENT IS DUE: The rent is due in advance on or before the 1<sup>st</sup> day of each month. The rent due date is the date the Landlord must receive the Tenant's payment.
- 8. LATE FEE: If the rent or any other charges are not received by the Landlord on or before on or before five (5) days after the rent due date, Tenant must pay a late fee of \$30 in addition to the monthly rent.

9. UTILITIES & SERVICES: The Tenant is responsible for paying the Electric, Water and Gas utility bills. The Tenant understands and agrees that these essential services are to be maintained and operational at all times.

ANDLORD

TENANT

## SCHEDULE OF CONTENTS

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